



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of:

Senthil Sengodan *et al.*

Serial No.: 09/986,778

Filed: November 9, 2001

For: METHOD OF PRE-AUTHORIZING
HANDOVERS AMONG ACCESS
ROUTERS IN COMMUNICATION
NETWORKS

Atty. Docket No.: 005288.00025

Group Art Unit: 2686

Examiner: Peaches, Randy

Confirmation No.: 5639

DECLARATION UNDER 37 C.F.R. § 1.131

The Honorable Assistant Commissioner for Patents
Washington, D.C. 20231

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Technology Center 2600

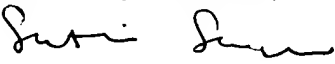
Sir:

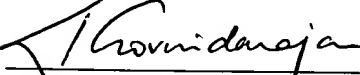
We, Senthil Sengodan, Govind Krishnamurthi, and Ram Gopal hereby declare that:

- 1) We are the joint inventors of the above-captioned application;
- 2) Prior to November 2, 2001, the filing date of U.S. Patent Provisional Application No. 60/345,062 (hereinafter "Funato"), we conceived of the invention recited in claims 1-34 of the above-captioned application, at least to the extent the claims are allegedly taught by Funato.
- 3) Prior to November 2, 2001, Bradley Wright (an attorney with Banner & Witcoff, Ltd.) sent a final draft of the above-captioned patent application to our employer for our review and approval. A copy of the email communicating the revised draft is attached as Exhibit A. The dates redacted from Exhibit A are prior to November 2, 2001.
- 4) On November 9, 2001, the above-captioned patent application was filed in the U.S. Patent and Trademark Office.

- 5) The draft application (Exhibit A) demonstrates diligence from before November 2, 2001 until the filing of the above-captioned patent application and the constructive reduction to practice of our invention.
- 6) All acts referred to in this Declaration were performed either in the United States, or in a WTO member country.
- 7) The attached Exhibits have not been altered since they were originally submitted to the Patent Committee or otherwise prepared or communicated and any marginalia on the exhibits was contemporaneously written upon receipt of the exhibit in question; and
- 8) We declare under penalty of perjury under the law of the United States of America that statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Respectfully submitted,


Senthil Sengodan

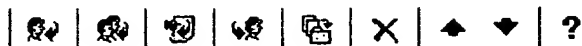

Govind Krishnamurthi


Ram Gopal

Nov. 17, 2004
Date

11/11/04
Date

11/Nov/2004
Date



From: Patent-Agency Banner-Witcoff (EXT-RES/Washington)

To: DeMello Wayne (Nokia-IPR/Boston)

Cc:

Subject: FINAL DRAFT OF NC17414 (OUR 5288.25)

Sent:

Importance: Normal

Wayne, attached is a final draft of the above-identified patent application, including declaration and assignment. I believe that this incorporates all of the comments of the inventors. If everything is in order, please have the inventors sign the declaration and assignment and return to us for filing at the PTO.

Please let us know whether you would like us to file a nonpublication request with this application. In the absence of your instructions, we will file a nonpublication request subject to rescission within 12 months if you elect to foreign file this application.

Best regards, Brad

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